

AO 91 (Rev 5/85) Criminal Complaint • AUSA Saima Mohsin (313) 226-9163, SA Jason D. Bollinger (248) 879-6090

## United States District Court

EASTERN

DISTRICT OF

MICHIGAN - SD

UNITED STATES OF AMERICA

v.

ARTAN SULSTAROVA

## CRIMINAL COMPLAINT

04-80741  
CASE NUMBER:

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about AUGUST 11, 2004 in Oakland county, in the Eastern District of Michigan defendant(s) did, (Trace Statutory Language of Offense)

knowingly, willfully and unlawfully move and travel in interstate commerce; to wit: from Michigan to Ohio with the intent purpose of avoiding prosecution on charges of First and Second Degree Murder and assault with a deadly weapon, all of which are felonies under the State of Michigan.

in violation of Title 18 United States Code, Section(s) 1073

I further state that I am a(n) Special Agent and that this complaint is based on the following facts:  
Official Title

See attached affidavit

F I L E D  
SEP 08 2004  
CLERK'S OFFICE  
DETROIT

Continued on the attached sheet and made a part hereof:

Yes  No

Jason D. Bollinger  
Signature of Complainant  
Jason D. Bollinger, Special Agent  
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence,

September 08, 2004

Date

at Detroit, Michigan  
City and StateVIRGINIA M. MORGANUnited States Magistrate Judge

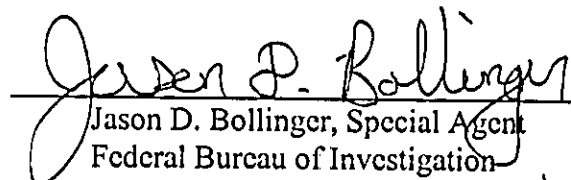
Name &amp; Title of Judicial Officer

Virginia M. Morgan  
Signature of Judicial Officer

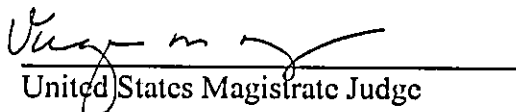
AFFIDAVIT

Jason D. Bollinger, Special Agent, Federal Bureau of Investigation, being duly sworn, deposes and says the following:

1. On August 12, 2004, an arrest warrant was issued by Oakland County 52-1 District Court, Wixom, Michigan, charging ARTAN SULSTAROVA, defendant herein, with murder first and second degree and assault with a deadly weapon, all felonies under the laws of the state of Michigan.
2. On September 07, 2004, the Office of the Prosecuting Attorney, Oakland County, Wixom, Michigan, requested assistance from the Federal Bureau of Investigation, Troy, Michigan, to locate and apprehend the defendant based on the recommendation from the Wixom, Michigan Police Department.
3. An intense search by local authorities has not disclosed the whereabouts of the defendant, who has been missing from his normal residence since August 12, 2004. The alleged crime occurred on or about August 12, 2004, at Wixom, Michigan.
4. Further investigation conducted by the Oakland County Fugitive Apprehension Team revealed information to reasonably believe that the defendant has fled the State of Michigan with the intent and purpose of avoiding prosecution on the charges of the alleged crime.
5. The above is known to the undersigned to be true through reliable information obtained from results of investigation conducted by Wixom, Michigan Police Department and Oakland County Fugitive Apprehension Team.

  
\_\_\_\_\_  
Jason D. Bollinger, Special Agent  
Federal Bureau of Investigation

Sworn to and Subscribed before me  
this 8th day of September, 2004

  
\_\_\_\_\_  
United States Magistrate Judge